IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA AUGUSTA/DIVISION

UNHTED STATES OF AMERICA

CRIMINAL NO..

₩..

REALTTYLEEIGHWINNER,

Willful Retention and Transmission of of National Defense Information 18:U.S.C18 U.S.C

§ 793(e)_{e)}

Defendant.

THE GRAND JURY CHARGES THAT:

At all times ematerial to this Indictment: ctment:

General Allegations

That percondant endant

- Defendant nReality 1 Leigh LWinner W(FYWHNNERW) NWESRE' resident a fragustant of August 1... Georgia: qia.
- Beginning importation to February 2018 banda continuing through in on about June through 2017, WINNER was employed as eal contractor with Plutibus International Corporation assigned on al Corpor to a U.S. Government Agency facility in Georgia. In connection with her employment, WINNER her employ held da a TOP ISECRET//SCE Gecurity volearance land had encess to a classified mational idefense ied nationa information.

Classified Information

3.. Pursuant nto Executive Order 1295% signed on April 47, 4995 pasi amended by 5, as amend Executive Order: 43292 on March 25, 2003, and Executive Order: 43526 on December 29, 2009, 9, nationalal security riinformation may as on classified class if TOP SECRET," "SEGRET," or or

"CONFIDENTIAL". National security information twas ninformation owned by, produced by, produced

- a.. Information was classified as FOR SECRET if the unauthorized disclosure ized disclosure of that information reasonably could be expected to cause exceptionally graye damage to except to the mationalise curity that the original relassification authority was able to identify and authority describe.
- b. Information was classified as SECRET if the unauthorized disclosure of that the of information reasonably could be expected to cause serious damage to the national security seems and that the toriginal classification authority was able to identify and describe ble to identify and describe to identify and identificati
- c. Information rwas sclassified as a CONFIDENTIALATIF the hunauthorized ized disclasure of that information reasonably could be expected to cause dymage to the dational expect escentity that the loriginal classification authority was able to identify and describe was able to identify.
- 4. Access to mational security information classifies to any level to yid be further mation restricted througher dempartmentation in Sensitive Compartmentation (SCI) categories ve Compartmentational sciulibrational security informational security informational security information.
- 5.. Classified information, rincluding SCI, was marked according to its classification rding to it and applicable SCI compartments, following standard formats for different types of media for different including lieb deri and footens stating the highest classification ever and SCI compartments of the information adocument contained and individual classifications markings for each paragraphs markings for
- 6.. Information iclassified at any level could only be lawfully accessed by epersons ully access determined by any appropriate runited States government afficially to be eligible for access to to be eligible classified information, who had signed an happroved mendisclosure regreement, who received are agreement security to learned, and ewhom had who 'need to know'd the classified tinformation if Classified or mation. Information could only be stored in an approved facility and container.

WINNER's Access to National Defense and Classified Information tion

- 7.. From inior about December 2010 through in or about December 2016 WINNER cember 201 was affiliated with the United States Air Force: During various times during this period WINNER times duri held a TOP SECRETI/SCI security clearance: learance.
- 8.. From in ion about February 2017 rthrough in Or about June 2017, rWBNER was June 201 employed as a contractor with Phuribus/InternationaliCorporation, rassigned to a U.S.; Government assigned Agency facility in the Georgia. Gelin reprince tion in with these employment, hWBNER in the SECRET //SCI is curity clearance earance.
- 9.. WINNER received training regarding classified information, encluding relation, included as well-as the proper, and SCI, handling, marking, trainspontation, and storage of classified materials. WINNER received training ceived training ceived training trainsportation, and storage of classified materials from unauthorized disclosure, which included complying sclosure, with handling, transportation, and storage requirements or Winner know that unauthorized from the classified materials and transportation and storage of those materials in unauthorized from the classified materials and transportation and storage of those materials in unauthorized from the classified materials and transportation and storage of those materials in unauthorized from the classified materials and the safety of its citizens. Imparticularly WINNER had tizens. In been advised that unauthorized disclosure of FOP SECRET information treasonably could be reasonably expected the cause exceptionally grave damage at the national security of the United States and on all securities with a criminal remation could result in criminal remation could result in criminal remation could result in criminal remation couprosecution.

WINNER'S Removal and Transmission of National Defense Information

10. Becauses WINNER held a locarity elearance, and lwas assigned as a contractor so a ned as a c

sensitive government materials, including information relating to the national defense that was not to the national defens

- intelligence activities by anforcign-government-directed at targets within the United States. targets within
- 12. WINNER idid not have a "need to know" the information contained rind the the intelligence reporting porting.
- 13. Approximately two days after May 9,2014, WINNER, unlawfully transmitted the lawfully time intelligence reporting to an tonline news outlet (the intelligence reporting to an tonline news outlet (the intelligence).
- 14.4 The intelligence reporting that IVONNER removed retained and transmitted bote hat W standard amarkings riadicating that it contained highly telassified information of the United States if ied information on .
- 15. WINNER knew that the tintelligence reporting contained classified information on that related to the national defense fense.
- 16. WINNER was never authorized to remove the intelligence reporting from the U.S. reporting Government Agency and retain and transmit it. transmit it.
- 17. MINNER knew that she was not authorized to the move the intelligence reporting ^telligence from the U.S. Government Agency and retain and transmit it and transmit it.
- 18.. The News Outlet to which WINNER transmitted the intelligence reporting was note reporting entitled to receive or possess it. possess it.

19. WINNER knew that the Newse Outletowas not ventitled to receive or possess the ve or posses intelligence reporting.

<u>COUNTEONE</u>

18 U.S.C. § 793(e)

(Willful Retention and Transmission of National Defense Information): ional Defense

- 20. Paragraphsph-19 of this Indictment are incorporated by meference and realleged as reference if set forth fully therein. 19 herein.
- 21. Beginning ron omabout Mayu 9, 2017, and continuing until on on about a date 1 on or about unknown but no later than June 3, 12017, imRichmond County, in the Southern District of Georgia, is trict of and elsewhere, the defendant, endant,

REALITYLEIGH WINNER,

having unauthorized possession of access to, and control over a document containing informationer a document relating to the national defense, will fully retained the document and failed to deliver it to the officerent and fail or employee of the funited States entitled to receive it; and will fully transmitted the same to la fully transmitted to the same to la fully transmitted to the same to la fully transmitted to the sective it; receive it; receive it; receive it; receive it; receive it; receive it; and will fully transmitted to the News Outlettet.

Allin wiolation of 18 U.S.C. \$8793(6). C. \$ 793 (e).

A TRUEBILL

James D. Durham

Acting United States: Attorney Attorney

Brian R. Rafferty

Chieff Criminal Division vision

Assistant United States Attorney Attorney

Jennifer G. Solari*

Assistant United States-Attorney rney

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SOUTHERN DI	STRI	HSTRICT COURT ICT OF GEORGIA DIVISION
UNITED STATES OF AMERICA)	GR SE
W.)	Willful Retention and
REALITY LEIGHWENNER,)	Transmission of National Defense e Information
Defendant)	18 W.S:C ○ § 793(e) 3 (e)
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PENALTY CERTIFICATION

The undersigned hereby heretifies the penalty for the offense astfollows: the offense as for

Count One 183.S.C. 793(e) S.C. 793(e)

Willful Retention and Transmission of National Defense Information at ion

Imprisonment for fact more than tenk (10) years, (10) years,

A fine of up to \$250,000,000 both; or both;

Not more than threek (3) years supervised release; and

\$100 special assessment ment.

Respectfully submitted, tted,

JAMES D. DURHAM ACTING UNITED STATES ATTORNEY

s/ Jennifer G. Solari

Jennifer G. Solari Assistant United States Attorney rney District of Columbia Bar No. 98716767